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Case Name	DRI Set and Number	Description of each DRI	Documents Produced	Objections/Reasons Withheld	Burden	New Production	Date Produce
In Re: New York City Policing During	DR No. 1	Provide all Documents concerning policies, procedures, directives, and training materials	Responsive documents previously provided. Any additional responsive documents will				+
Summer 2020 Demonstrations		promulgated by NYPD relating to Officers' treatment of and response to demonstrations	be provided prior to the Court-ordered date. Responsive documents can be found				
20 Civ. 8924; 20 Civ. 10291; 20 Civ.		and protests (including mass protests), crowd control, crowd management, and/or	in:VOL002_Confidential				
10541; 21 Civ. 322; 21 Civ. 533; 21		"disorder control" that were created and/or in force prior to May 28, 2020, including, but	VOL005_Confidential.				
Civ. 1904 Second Amended Responses		not limited to, policies concerning: a) Officers' use of tactics or objects to control crowds during a demonstration or protest;	VOL005_Not Confidential VOL006_Not Confidential				
Second Amended Responses		b) Officers' use of force during a demonstration or protest;	VOL007 Confidential				
		c) Use of force reporting and investigations related to uses of force during a demonstration					
		or protest;	VOL008_Confidential				
		d) Officers' use of batons or other instruments during a demonstration or protest; e) Officers' tactical use of other objects, such as shields and bicycles, during a	VOL008_Not Confidential VOL009 Confidential				
		demonstration or protest;	VOL010_Confidential				
		f) Officers' use of Oleoresin Capsicum (also known as "OC" or "pepper spray") during a	VOL011_Not Confidential				
		demonstration or protest;	VOL014_Confidential				
		g) Technical Assistance Response Unit ("TARU") video and audio recording related to a demonstration or protest;	VOL018_Confidential VOL019_Not Confidential				
		h) Strategic Response and Strategic Response Group ("SRG") operations;	VOL026_Confidential				
		i) Disorder Control Training;	VOL031_Confidential				
		j) Officers' use of body worn cameras during a demonstration or protest;	VOL032_Confidential				
		k) Officers' use of zip-ties or flex cuffs during a demonstration or protest;	VOL035_Confidential				
		Officers' use of Kettling during a demonstration or protest; m) Officers' interaction with, and treatment of, Legal Observers during a demonstration or	VOL037_Confidential VOL039_Confidential Bates ranges to be priovided				
		protest;					
		n) Officers' interaction with, and treatment of, journalists, reporters, photographers, and					
		members of the press during a demonstration or protest;					
		 O) Officers' enforcement of any applicable curfews in place during a demonstration or protest; 					
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		q) Facilitation, accommodation, and escort of demonstrations or protests; r) First Amendment, Fourth Amendment, and Fourteenth Amendment principles applicable					
		to policing demonstrations or protests, including the requirements that content-neutral					
		restrictions on speech are narrowly tailored and provide ample alternatives for expression,					
		as well as the need to provide fair warning before making certain Arrests or engaging in					
		certain uses of force; s) The need to give dispersal orders and a meaningful opportunity to comply with them					
		before making certain Arrests at a demonstration or protest;					
		t) Policies, procedures, or protocols relating to racial profiling;					
		u) Officers' use of race in law enforcement decisions and/or implicit bias;					
		v) Officers' use of racial slurs or epithets;					
		w) Officers' affiliation with or participation in groups or website that promote racists views; x) Officers' Arrest of individuals during a demonstration or protest, including procedures for					
		effecting and processing large-scale or mass arrests;					
		y) Probable cause to Arrest for a Protest-Related Violation or Offense;					
		z) Discretion to Arrest for a Protest-Related Violation or Offense;					
		aa) When to process an Arrest for a Protest-Related Violation or Offense for release with a					
		summons or Desk Appearance Ticket, or for arraignment, including during a demonstration or a protest;					
		bb) Officers' transportation of people Arrested during or after a demonstration or protest;					
		cc) Officers' use of mass or large-scale arrest processing (including the use of a Mass Arrest					
		Processing Center), including related to a demonstration or a protest;					
		dd) Officers' provision of medical aid to civilians injured during a demonstration or protest; ee) Officers' wearing of face coverings when interacting with the public during or after a					
		demonstration or protest, including during arrest processing; and					
		ff) Any other policies, procedures, directives or training associated with policing large-scale					
		events, including protests, demonstrations, and events involving civil disobedience.					
	DR No. 2	Provide all Documents concerning policies, procedures, directives, and training materials	Responsive documents previously provided. Any additional responsive documents will				
		promulgated by NYPD during or after the Protests and relating to any and all subjects described in Request No. 1, including but not limited to training provided during or after	be provided prior to the Court-ordered date. Defendants also refer Plaintiffs to the NYPD Patrol Guide, available at https://www1.nyc.gov/site/ccrb/investigations/nypd-				
		October 2020, including recordings of such training, and any critique, evaluation, or review		7			
		of the effectiveness of such training.	received by NYPD officers, available at				
			https://www1.nyc.gov/site/nypd/bureaus/administrative/training.page.Defendnats also				
			refer Plainitffs to NYPD's reform and Reinvention at				
			https://www1.nyc.gov/site/nypd/about/about-nypd/reformcollaborative.page Responsive documents can be found at: VOL002_Confidential				
			VOL005 Confidential				
	DR No. 3	Provide all Documents concerning policies, procedures, directives, and training	Defendants also refer Plaintiffs to the NYPD Patrol Guide, available at			1	+
	DR 140. 3	materials relating to any and all subjects described in Request No. 1 promulgated during or					
		following any protest events in the past 10 years concerning the deaths of persons in police					
		custody or whose deaths were otherwise caused by an Officer, including, but not limited to	available at				
		Ramarley Graham, Akai Gurley, Eric Garner, Delrawn Small, and Sean Bell.	https://www1.nyc.gov/site/nypd/bureaus/administrative/training.page.Defendnats also				
			refer Plainitffs to NYPD's reform and Reinvention at				
			https://www1.nyc.gov/site/nypd/about/about-nypd/reformcollaborative.page Responsive documents can be found at: VOL002_Confidential				
			VOL005 Confidential				
			VOL005_Not Confidential				
			VOL006_Not Confidential				
			VOL007_Confidential				
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1	DR No. 4	Provide all Documents concerning policies, procedures, directives, and training	Responsive documents previously provided. Additional documents will be provided	
	İ	materials relating to any and all subjects described in Request No. 1 promulgated during or		
1		following protests regarding the 2004 Republican National Convention or any of the	discussed and documents previousl provided via FOIL request. Documents also availible	
		lawsuits	via NYCLU's website.	
			via NTCLO'S Website.	
		related to the policing of those protests.		
	DR No. 5	For any and all training materials, presentations, or other similar materials responsive to	Defendants have been, and will continue to provide training information for named Defendants object to producing information regarding "all"	
		Request Nos. 1-4 above, Documents sufficient to identify the dates trainings were held, all	defendants and deponents. Defendants have provided documents concerning training trainings held as irrelevant and not proportional to the needs of	
		persons who attended, any statistical reports of the ranks of members of the service that	received by named defendants and deponents pursuant to the agreed-upon deposition the case. Additionally, information regarding training reveived by	
		attended, and any certifications issued to such attendees.	protocol, and will continue to provide responsive documents for named defendants and officers is publicly available.	
			deponents going forward.	
	DR No. 6	For each Officer identified in response to Interrogatory No. 1 in Plaintiffs' First Consolidated	Defendants have been and will continue to provide training information for named	
	511110.0	Set of Interrogatories to All Defendants, provide Documents sufficient to show whether	defendants and deponents. Defendants have provided documents concerning training	
		and, if so, the date(s) that the Officer received training related to the subjects described in	received by named defendants and deponents pursuant to the agreed-upon deposition	
		Request No. 1.	protocol, and will continue to provide responsive documents for named defendants and	
			deponents going forward.	
	DR No. 7	For each Protest Location listed in the attached Schedule A, Documents sufficient to identif		
		the intended roles or functions, deployments, commands, and instructions provided to each		
		and every Officer who was assigned to, or who responded to, the Protest Location,	command logs responsive to this request - See Defendants' production, Vol. 035.	
		including but not limited to documents identifying:	Defendants have searched for Threat Response Inquiry reports (TRIs) for each Protest	
		a) The commanding Officer for each location;	Location listed on Plaintiffs' Schedule A and are processing the documents located for	
		b) The full name, shield number, tax identification number, assigned command, and rank of		
		each Officer deployed;	Defendants have searched for and located documents responsive to this request,	
		c) Each Officer's assignment post, including the assignment address and borough;	including "49s," on the shared drives of the Police Commissioner's Office, Chief of	
		d) Any and all Officers assigned to supervise or oversee such deployment;	Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal	
		e) Any attorneys from either the NYPD or the NYC Law Department at each location;	Justice Bureau, and Strategic Response Group commands and are processing the	
		f) All Threat Response Inquiry ("TRI"), Officer Injury Reports, Complaints, or other written	documents located for production by the Court-ordered deadline. Defendants are in the	
		documentation of any kind related to such deployment;	process of completing a search of the shared drive of the Intelligence Division	
		g) All Unusual Incident or Occurrence Reports (PD370-152; UF-49);	commands and will produce any responsive documents by the Court-ordered deadline.	
		h) All instructions or directives regardless of form regarding police equipment and uniforms	Responsive documents can be found at: VOL002_Confidential	
		(including disorder control gear, face coverings, and so-called "mourning bands") to be	VOL003_Confidential	
		worn or possessed by Officers during the assignment;	VOL004	
		i) Any communications relating to the decision to deploy Officers from the SRG and any	VOL005 Not Confidential	
		instructions or directives provided to the SRG or Officers assigned to such deployments.	VOL035 Confidential	
		instructions of an ecures provided to the site of officers assigned to such deproyments.	VOL037 Confidential	
			VOL037 Not Confidential	
			VOL039_Confidential	
			VOL008_Confidential	
			VOL008_Confidential_1	
	DR No. 8	For each Protest listed on the attached Schedule A, provide the following	Responsive documents previously provided, including news clips, details, command logs, As to plaintiffs' request set forth in Subsection 8(h) for all BWC	As to Subsection 8(h), it would be unduly burdensome for defendants to
		Documents:	SPRINTS, command logs, MAPC records. Bates/Volume numbers to be provided. Any footage from each one of the more than 83 protests listed on	search for, identify, and produce all BWC videos in existence from every
		a) Any and all intelligence reports, threat assessments, and information compiled and/or	additional responsive documents will be provided prior to the Court-ordered date, Schedule A, defendants object to this request on the ground that	
		reviewed in advance of and during the Protests, including all Documents reflecting Officers'		83 protests on Schedule A. First, defendants note that while the table in
		planning for policing the Protests, and any spreadsheets or other lists of "scheduled" and	produced news articles and press inquiries responsive to this request - See Defendants' and produce the requested information, and that the request is	Schedule A contains only 83 rows and 83 corresponding "Protest Numbers,"
			producted news articles and press inquines responsive to this request is production, Vol. 035. Defendants previously produced emails, details, command logs, not proportional to the needs of the case.	
		"unscheduled" events during the time period surrounding each Protest;		some entries in that table actually refer to multiple protests as they indicate a
		b) Any and all communications, tactical decisions, intelligence alerts, policies or other	SPRINTS, and MAPC records responsive to this request. Defendants have searched for	time period covering multiple dates, such as "Protest No. 63," which refers to
		directives issued by any Officer as a result of such intelligence reports, assessments, or	and located documents concerning LRAD activation and documents concerning dispersal	all protests at a specified location from "June 23-30, 2020." Second, because
		other information pertaining to the Protests;	orders or other warnings, including MAPC worksheets, additional documents responsive	plaintiffs have not identified any specific time frames, such as approximate
		c) News clips, social media postings, and internet links gathered by the NYPD, including but		start time to end time for the protests on Schedule A, where there was this
		not limited to such information and records gathered or created by the Office of the Deput	ordered deadline. Defendants have searched for TRIs, TARU video, and Aviation Unit	only information provided to defendants in the absence of, e.g., the name of
		Commissioner for Public Information ("DCPI"), the Intelligence Division, or otherwise,	Video for each Protest Location listed on Plaintiffs' Schedule A and are processing the	a plaintiff or any police officer defendants would be forced to undertake an
		related to any Protest;	documents located for production by the Court-ordered deadline. Defendants have	enormous, labor-intensive, and incredibly time-consuming and wasteful effort
		d) Requests for detail, Operations Unit (including Detail Section) records, "204s", "Who's	already produced all body-worn camera ("BWC") videos recorded by officers in	to search for and attempt to identify all videos from the alleged protest. This
		Who," "Force Figures," "Detail Overview," roll calls, tactical plans, detail rosters, assignmen		is because: (a) without any particular hours to enter into the Evidence.com
		sheets, internal communications, and other documents) concerning NYPD's deployment or		BWC database, the NYPD would have to conduct an unlimited, 24-hour search
		assignment of Officers and resources relating to the Protests;	plus BWC videos from other officers in close physical proximity to plaintiffs and the	for all BWC videos for each such date on Schedule A, and then review all BWC
		e) Command Log(s) and other records created as a result of or related to the operation any		video results individually to determine which might contain footage of the
		Incident Command Post utilized in connection with policing a Protest;	defendants have produced BWC footage for all defendant officers from all 83 protests	location indicated, in order to begin narrowing down the number of possible
		f) Records reflecting whether and, if so, by whom, when, and to what extent, dispersal	on Schedule A for which they were present for any amount of time, as well as for all	BWC videos from the protest indicated (notably, a search of the Evidence.com
		orders or other warnings and opportunities to disperse or comply were given before	other officers whom plaintiffs have deposed to date, including non-party witnesses.	database conducted on 4/15/2022 for all BWC videos recorded City-wide on
		enforcement action was taken at each Protest where force was used or detentions or	Defendants are in the process of completing a search for MAPC documents AIDED	June 14, 2020 yielded over 10,000 videos, each of which NYPD would need to
		Arrests were made;	Reports, and MTPs for each Protest Location listed on Plaintiffs' Schedule A and are	review individually, at least in part, to determine which were responsive); (b)
		g) All To/From Memoranda, Unusual Occurrence Reports, U.F. 49s, Mass Arrest Reports	processing the documents located for production by the Court-ordered deadline.	only a fraction of NYPD officers had been issued the most updated body
		and/or any other Documents consisting of summaries, reviews, recaps, evaluations,	Responve documents can be found in: VOL002_Confidential	camera models in summer 2020, the Axon Body Camera-3 ("AB-3") which is
			VOL005 Not Confidential	
		critiques, after-action reports, or other reports following any Protest, including but not		the only type of BWC videos it is possible to search for by location in
		limited to Joint Operations Center reports;	VOL008_Confidential	Evidence.com meaning that the overwhelming majority of all BWC footage
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radio communications; j) SPRINT reports related to recon decipher such SPRINT reports); k) Internal NYPD communications records regarding telephone calls l) Any and all TRI Reports, and any TRI Incident-Investigating Supervi Interaction Reports, all Unusual Ir relating to such reports and work m) Command Log(s) from each ar connection with a Protest was bro ("MAPC"); n) MAPC intake and processing re o) Documents sufficient to identification occurring at each Protest Location such Arrests voided by the NYPD; p) For any Officer who was injure paperwork, including but not limit records; q) For any non-Officer injured relatincluding any AIDED Report, Med Screening Form, Ambulance Call In Report, and other documents relating press in	v and all Incident Worksheets (PD370-154), and any and sor's Assessment Reports (PD370-154A), any and all TRI incident Reports, including any and all other Documents sheets; rest processing location to which a person arrested in bught, including any Mass Arrest Processing Center cords; y all Arrests by Officers based on alleged conduct n, including Documents sufficient to identify the number	of		
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Screening Form, Ambulance Call F Report, and other documents rela r) Documents concerning press in	ated to a Protest, all records related to such injury,			1 '
Report, and other documents rela r) Documents concerning press in	ical Treatment of Prisoner Form, Central Booking Medic			1 '
r) Documents concerning press in	Report, Computer Aided Dispatch, FDNY Pre-Hospital Ca	e		1 '
				1 '
statements to the press made by	quiries received by Defendants and/or press releases or			1 '
	individual Defendants or their agents related to any			1 '
Protest, including such statement	s made in electronic communications such as e-mail or			<u> </u>
DR No. 9 For each person identified in resp	onse to Interrogatory No. 6 in Plaintiffs' First	Responsive documents previously provided including arrest records, property clerk		1 '
=	es to All Defendants, provide the following Documents:	invoices, activity logs and BWC for named defendants and deponents. Any additional		1 '
	Officers related to each person Arrested, including all	responsive documents will be provided prior to the Court-ordered date. Defendants		1 '
arrest processing paperwork;		are in the process of completing searches for documents responsive to this request,		1 '
	') Report (including handwritten/scratch version);	including OLBS reports, arrest reports, arrest processinc photographs, complaint reports		1 '
	Vorksheet (PD244-159) (including handwritten/scratch	OLPA reports, property clerk invoices, activity logs, MTPs, C-summonses and DATs, and		i '
version);		are processing the documents located for production by the Court-ordered deadline.		i '
d) Arrest Report – Supplement (P		Rssponsive documents can be found at:20210804_Initial-Disclosure		1 '
e) Prisoner Pedigree Card (PD244	**	VOL005_Not Confidential		1 '
	including digital movement slips and photographs taker	VOL006_Confidential VOL006 Not Confidential		i '
as part of NYPD large-scale or ma				i '
g) Mass Arrest Pedigree Label (24		VOL007_Confidential		i '
	cluding handwritten/scratch version); 13-152A) and Omniform Complaint Revision (including	VOL007_Not Confidential VOL008 Confidential		1 '
handwritten/scratch versions);	13-132A) and Ominioni Complaint Nevision (including	VOL008 Not Confidential		1
j) Online Prisoner Arraignment ("C	OLPA") Report:	VOL009 Confidential		1
k) Property Clerk Invoice (521-14:		VOL010 Confidential		i '
	on of property recorded in each such Property Clerk	VOL011_Confidential		i '
Invoice;	an or property recorded in each such rioperty elenk	VOL011 Not Confidential		1 '
m) Medical Treatment of Prisoner	(244-150):	VOL012_Confidential		1 '
	er similar logs for the tour during which the incident	VOL013 Confidential		1 '
occurred for any and all Officers i		VOL014_Confidential		1 '
· · · · · · · · · · · · · · · · · · ·	activity log entries for any and all officers involved;	VOL018_Not Confidential		1 '
p) C-Summons;		VOL019_Confidential		1
q) Desk Appearance Ticket (PD 26	0-121);	VOL019_Not Confidential		1
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v) Criminal Court Complaint; and				· .
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o) Scratch and/or memo book or p) C-Summons; q) Desk Appearance Ticket (PD 26 r) Desk Appearance Ticket Investi s) Records provided to any local p v) Criminal Court Complaint; and w) Body worn camera footage ass	activity log entries for any and all officers involved; 0-121);	VOL018_Not Confidential VOL019_Confidential VOL019_Not Confidential VOL024_Not Confidential		

DR No. 10	For each Protest Location listed in the attached Schedule A, provide Documents sufficient to identify all persons stopped by Officers during the Protests, including: a) the date, time, and location of the encounter; b) the name, rank, shield number, and command of any and all Officers involved; c) the supervising Officer that made the decision and/or gave the order to stop the person; d) the identity of the person stopped; and e) the total number of stops disaggregated by race, date the stops occurred, and the precinct of the Officers involved.	Responsive documents previously provided with respect to all individuals for whom paperwork was generated. Any additional responsive documents will be provided prior to the Court-ordered date. Defendants are in the process of searching for stop reports responsive to this request for each Protest Location listed on Plaintiffs' Schedule A and are processing the documents located for production by the Court-ordered deadline. Responsive documents can be found at: 20210804_Initial-Disclosure VOL005_Not Confidential VOL006_Confidential VOL006_Confidential VOL007_Confidential VOL007_Confidential VOL007_Confidential VOL008_Not Confidential VOL008_Confidential VOL008_Confidential VOL009_Confidential VOL001_Confidential VOL011_Confidential VOL011_Confidential VOL011_Not Confidential VOL011_Confidential VOL012_Confidential VOL013_Confidential VOL014_Confidential VOL014_Confidential VOL019_Confidential VOL024_Not Confidential VOL024_Not Confidential VOL024_Confidential VOL024_Confide		
DR No. 11	For each Protest Location listed in the attached Schedule A, provide Documents sufficient to identify all Arrests by Officers at such Protest Location, including but not limited to: a) the total number of Arrests; b) the total number of summonses related to those Arrests issued disaggregated by race, date the summons was issued, and the command of the issuing Officers; c) the total number of DATs issued elated to those Arrests disaggregated by race, date the DAT was issued, and the command of the issuing Officers; d) the total number of arrests processed on-line related to those Arrests disaggregated by race, date of arrest, and the command of the arresting Officers; e) the summons number, DAT number, and/or arrest number associated with each Arrest; f) the full name, shield number, and tax identification number of the issuing or arresting Officer; g) the identity of the person Arrested; h) location where the Arrest occurred (i.e., borough and address); i) length of time of custodial detention, including date and time of stop and date and time of release; j) criminal charge(s); and k) disposition of any such charge(s).	Defendants previoulsy produced arrest records for the named defendants and deponents in response to this request. Defendants are in the process of completing searches for additional documents responsive to this request, including OLBS reports, arrest reports, arrest processing photographs, OLPA reports, MAPC documents, and C-summonses, and are processing the documents located for production by the Court-ordered deadline. Responsive documents can be found at: 20210804_Initial-Disclosure VOL005_Not Confidential VOL006_Confidential VOL006_Not Confidential VOL007_Confidential VOL007_Not Confidential VOL008_Confidential VOL008_Confidential VOL008_Confidential VOL009_Confidential VOL009_Confidential VOL011_Confidential VOL011_Confidential VOL011_Confidential VOL011_Confidential VOL013_Confidential VOL013_Confidential VOL013_Confidential VOL014_Confidential VOL019_Not Confidential VOL019_Not Confidential VOL019_Not Confidential VOL019_Not Confidential VOL024_Not Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential		
DR No. 12	Provide all Documents relating to policies, procedures, directives, and training materials regarding use of force reporting and investigation, including the completion of the TRI Incident Worksheets (370-154) and the TRI Incident-Investigating Supervisor's Assessment Reports (370-154A), including but not limited to the Data Entry Guide for Threat, Resistance or Injury (TRI) Incident Worksheet (SP542).	VOL028_Confidential Provide all Documents relating to policies, procedures, directives, and training materials regarding use of force reporting and investigation, including the completion of the TRI Incident Worksheets (370-154) and the TRI Incident-Investigating Supervisor's Assessment Reports (370-154A), including but not limited to the Data Entry Guide for Threat, Resistance or Injury (TRI) Incident Worksheet (SP542).		
DR No. 13	For each Protest Location listed in the attached Schedule A, provide Documents sufficient to identify each and every use of force by an Officer, including but not limited to information sufficient to show: a) the type of force used; b) date/time when used; c) the full name, shield number, and tax identification number of the Officer using force; d) the assigned command of the Officer using force; e) supervising Officer(s); f) whether the Officer was on-duty or off-duty; g) the location where the incident occurred (including borough); h) the race and gender of individual against whom force was used; and i) the factual circumstances surrounding the force used.	Responsive documents previously provided. Any additional responsive documents, including TRI's to the extent nopreviously provided, will be provided prior to the Courtordered date. Defendants have searched for Threat Response Inquiry reports (TRIs) for each Protest Location listed on Plaintiffs' Schedule A and are processing the documents located for production by the Court-ordered deadline. Responsive documents can be found at: 20210804_Initial-Disclosure VOL007_Confidential VOL008_Confidential VOL008_Confidential VOL0108_Not Confidential VOL010_Confidential VOL011_Not Confidential VOL011_Not Confidential VOL014_Confidential		

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f) Psychological Services Unit ("PSU") records or similarly defined records; g) Risk Assessment Information Liability System ("RALIS") records; h) Early warning or intervention records or similarly defined records; i) Supervisor complaint reports or command discipline election reports; i) Supervisor complaint reports or command discipline election reports; i) Any and all letters requesting sealing of disciplinary records or charges; k) Any and all lodocuments related to performance monitoring; volial_Not Confidential i) Giglio profiles and/or similar resume providing information regarding all internal NYPD and CRB complaints, investigations, and dispositions, including the Police Commissioner's case analysis; m) Records from the Internal Affairs Bureau, Inspectional Services Division, Office of the Chief of the Department, or Department Advocates Office; n) The caption, complaint, and records reflecting the disposition of any and all lawsuits against each such Officer; Voli22_Not Confidential Voli023_Confidential Voli024_Not Confidential Voli026_Confidential Voli026_Confidential		,	=		
g) Risk Assessment Information Liability System ("RAILS") records; VOL008_Not Confidential (VOL009_Confidential (V					
h) Early warning or intervention records or similarly defined records; i) Supervisor complaint reports or command discipline election reports; j) Any and all letters requesting sealing of disciplinary records or charges; k) Any and all documents related to performance monitoring; l) Giglio profiles and/or similar resume providing information regarding all internal NYPD and CCRB complaints, investigations, and dispositions, including the Police Commissioner's case analysis; m) Records from the Internal Affairs Bureau, Inspectional Services Division, Office of the Chief of the Department, or Department Advocates Office; n) The caption, complaint, and records reflecting the disposition of any and all lawsuits against each such Officer; Vollo28 Confidential Vollo28 Confidential					
i) Supervisor complaint reports or command discipline election reports; j) Any and all letters requesting sealing of disciplinary records or charges; k) Any and all documents related to performance monitoring; l) Giglio profiles and/or similar resume providing information regarding all internal NYPD and CCRB complaints, investigations, and dispositions, including the Police Commissioner's case analysis; m) Records from the Internal Affairs Bureau, Inspectional Services Division, Office of the Chief of the Department, or Department, or Department, or Department, or Department, or Department, or Omplaint, and records reflecting the disposition of any and all lawsuits against each such Officer; VOL012 Confidential VOL024 Not Confidential VOL025 Confidential VOL026 Confidential VOL026 Confidential VOL028 Confidential					
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and CCRB complaints, investigations, and dispositions, including the Police Commissioner's case analysis; VOL014_Confidential VOL018_Not Confidential VOL022_Confidential VOL022_Confidential VOL022_Confidential VOL024_Not Confidential VOL024_Not Confidential VOL024_Not Confidential VOL026_Confidential VOL0					
case analysis; m) Records from the Internal Affairs Bureau, Inspectional Services Division, Office of the Chief of the Department, or Department Advocates Office; n) The caption, complaint, and records reflecting the disposition of any and all lawsuits against each such Officer; VOL028_Confidential VOL028_Confidential VOL028_Confidential			=		
m) Records from the Internal Affairs Bureau, Inspectional Services Division, Office of the Chief of the Department, or Department Advocates Office; n) The caption, complaint, and records reflecting the disposition of any and all lawsuits against each such Officer; vol.022_Confidential vol.022_Confidential vol.024_Not Confidential vol.026_Confidential vol.028_Confidential					
Chief of the Department, or Department Advocates Office; n) The caption, complaint, and records reflecting the disposition of any and all lawsuits against each such Officer; VOL024_Not Confidential VOL025_Confidential VOL025_Confidential VOL028_Confidential					
n) The caption, complaint, and records reflecting the disposition of any and all lawsuits against each such Officer; VOL026_Confidential VOL028_Confidential					
against each such Officer; VOL028_Confidential					
o) To the extent not covered in the preceding sub-paragraphs, all Documents relating to any VOLU29_Confidential					
		ο) το the extent not covered in the preceding sub-paragraphs, all Documents relating to an	VOLUZ9_Confidential		

DR No. 17	Provide all Documents concerning Officers receiving discipline for misconduct occurring during the Protests, or who have been recommended to receive discipline for such misconduct.	Defendants have provided documents concerning CCRB and IAB investigations of named defendants and deponents pursuant to the agreed-upon deposition protocol, and will continue to provide responsive documents for named defendants and deponents going forward. Defendants have also provided all CCRB reords with respect to the Protests. Responsive documents avaialbe at: VOL001 VOL002_Confidential VOL007_Not Confidential VOL008_Confidential VOL008_Confidential VOL008_Confidential VOL008_Confidential VOL009_Confidential VOL009_Confidential VOL011_Confidential VOL011_Confidential VOL011_Confidential VOL011_Confidential VOL012_Confidential VOL014_Confidential VOL014_Confidential VOL024_Confidential VOL024_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL026_Confidential VOL029_Confidential VOL029_Confidential VOL029_Confidential VOL029_Confidential VOL0203_Confidential VOL030_Confidential VOL030_Confidential VOL031_Confidential VOL031_Confidential VOL032_Confidential VOL035_Confidential VOL035_	
DR No. 18	Provide all Documents concerning communications from May 25, 2020 to present between and among any and all NYPD personnel and personnel of the Office of the Mayor, including Mayor de Blasio or his designees, and the Mayor's Office of Criminal Justice, regarding NYPD's planning for and response to any protest anticipated to take place in New York City following the death of George Floyd, including but not limited to the Protests.	Responsive documents previously provided in email discovery. Defendants have searched the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice	
DR No. 19	Provide all Documents concerning communications about any protest anticipated to take place in New York City following the death of George Floyd, including but not limited to the Protests from May 25, 2020 to present, by Defendants Mayor de Blasio, Commissioner Shea, Chief Monahan, and all Borough Commanders, and Deputy Commissioner of Intelligence John Miller.	Responsive documents previously provided in email discovery.] Defendants have searched the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are in the process of completing a search of the shared drive of the Intelligence Division command for documents responsive to this request, and will produce non-privileged responsive documents identified by the Court-ordered deadline.	
DR No. 20	Provide all documents received by, referenced, or reviewed by Mayor de Blasio, Commissioner Shea, and/or Chief Monahan, Borough Commanders, Deputy Commissioner of Intelligence John Miller, and Incident Commanders documenting occurrences and/or interactions between Officers and civilians at any and all Protest Locations from May 28, 2020, to present.	Defendants have previously produced emails responsive to this request. Defendants have searched the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are in the process of completing a search of the shared drive of the Intelligence Division command for documents responsive to this request, and will produce non-privileged responsive documents identified by the Court-ordered deadline.	
DR No. 21	For each Protest Location listed in the attached Schedule A, provide all communications between and among any Officers supervising, commanding, or otherwise directing NYPD's response to the Protests at each Protest Location, including but not limited to communications between and among Borough Commanders, SRG Command, and Deputy Commissioner of Intelligence John Miller.	Responsive documents previously provided. Any additional responsive documents will be provided prior to the Court-ordered date. Defendants have searched the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are in the process of completing a search of the shared drive of the Intelligence Division command for documents responsive to this request, and will produce non-privileged responsive documents identified by the Court-ordered deadline. Responsive documents provided in email discovery and at VOL005_Not Confidential VOL010_Confidential	
DR No. 22	Provide all Documents, including all non-privileged communications, in Defendants' possession, custody, or control concerning the December 30, 2020 Corporation Counsel Report Pursuant to Executive Order 58 (June 20, 2020) Directing an Analysis of Factors Impacting the George Floyd Protests in New York City, including any and all Documents received or reviewed by Corporation Counsel in preparing such report.		
DR No. 23	Provide all Documents, including all non-privileged communications, in Defendants' possession custody, or control concerning the December 2020 Report by the New York City Department of Investigation ("DOI") titled: Investigation into NYPD Response to the George Floyd Protests, including any and all Documents received or reviewed by DOI in preparing such report.		

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DR No. 24	Provide all Documents concerning any communications between any NYPD personnel, including from the Community Affairs Bureau and/or any other neighborhood policing liaisons and organizers of the Protests.	Defendants have previously produced emails responsive to this request. Defendants have searched the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are in the process of completing a search of the shared drive of the Intelligence Division command for documents responsive to this request, and will produce non-privileged responsive documents identified by the Court-ordered deadline. Responsive documents can be found at: VOL005_Confidential VOL005_Not Confidential VOL008_Confidential VOL008_Not Confidential VOL009_Confidential VOL009_Confidential VOL009_Confidential VOL015_Not Confidential VOL015_Not Confidenti	
DR No. 25	Provide all Documents concerning reports, reviews, communications, discussions, assessments, and analyses, including but not limited to after-action reviews, Sentinel Event reviews, postmortem reviews, and project debriefs, concerning the NYPD's deployment of officers to protests related to Occupy Wall Street (2011-2012) and in response to the death of Eric Garner (2014-2015).	Responsive documents are currently being searched for in Law Department files and NYPD files. Responsive documents will be provided prior to April 15, 2022	
DR No. 26	Provide all Documents concerning the decision by then-District Judge Richard Sullivan concerning defendant Monahan's actions as reported in Dinler v. City of New York, No. 04 Civ. 7921 (RJS) (JCF), 2012 U.S. Dist. LEXIS 141851, at *27-39 (S.D.N.Y. Sept. 30, 2012), including but not limited to discipline of defendant Monahan, changes in policies, directives orders, and/or instructions concerning group arrests.	No responsive documents exist.	
DR No. 27	Provide all Documents concerning the jury's verdict against defendant Monahan in Abdell v City of New York, No. 05 Civ. 8453 (RJS) (S.D.N.Y.), including but not limited to discipline of defendant Monahan.	No responsive documents exist.	
DR No. 28	Provide all Documents concerning the payment of the punitive damages awarded in Abdell v. City of New York, No. 05 Civ. 8453 (RJS) (S.D.N.Y.).	No responsive documents exist.	
DR No. 29	Provide all Documents concerning any disciplinary action taken regarding Deputy Inspector Edward Winski concerning his actions during Occupy Wall Street protests, which were the subject of several litigations: Vincent v. Winski, No. 14 Civ. 7744; Gersbacher v. Winski, No. 14 Civ. 7600.	No responsive documents exist.	
DR No. 30	Provide all Documents concerning any complaint made to, or investigation by the NYPD or CCRB, of any NYPD officer displaying a "white power" symbol during any of the Protests listed on the attached Schedule A.	Detendants have provided documents concerning all protest-related CCRB complaints and investigations, and IAB investigations, of named defendants and deponents pursuant to the agreed-upon deposition protocol, and will continue to provide responsive documents for named defendants and deponents going forward. Defendants have searched for additional responsive documents for each Protest Location listed on Plaintiffs' Schedule A, including IAB reports and related documents; have requested and received from the CCRB additional responsive documents for each Protest Location listed on Plaintiffs' Schedule A; and have searched the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are in the process of completing a search of the shared drive of the Intelligence Division command for documents responsive to this request; and are processing the documents located for production by the Court-ordered deadline. Responsive documents can be found at: VOL001 VOL002_Confidential VOL008_Confidential VOL008_Confidential VOL008_Confidential VOL008_Confidential VOL009_Confidential VOL009_Confidential VOL009_Confidential VOL001_Confidential VOL002_Confidential VOL002_Confidential VOL002_Confidential VOL002_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confidential VOL003_Confiden	

	DR No. 31	Provide all Documents concerning any complaint made to or investigation by the NYPD or	Defendants have provided documents concerning all protest-related CCRB complaints		
		CCRB, of any NYPD officer for making racist statements or for racist conduct, including but	and investigations, and IAB investigations, of named defendants and deponents		
		not limited to, racial profiling.	pursuant to the agreed-upon deposition protocol, and will continue to provide		
		not innited to, racial profiling.			
			responsive documents for named defendants and deponents going forward. Defendants		
			have searched for additional responsive documents for each Protest Location listed on		
			Plaintiffs' Schedule A, including IAB reports and related documents; have requested and		
			received from the CCRB additional responsive documents for each Protest Location		
			listed on Plaintiffs' Schedule A; and have searched the shared drives of the Police		
			Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau,		
			Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group		
			commands and are in the process of completing a search of the shared drive of the		
			Intelligence Division command for documents responsive to this request; and are		
			processing the documents located for production by the Court-ordered deadline.		
			Responsive documents can be found at: VOL001		
			· ·		
			VOL002_Confidential		
			VOL007_Not Confidential		
			VOL008_Confidential		
			VOL008 Confidential 1		
			VOL008_Not Confidential		
			VOL009_Confidential		
			VOL010_Confidential		
			VOL011_Confidential		
			VOL011_Not Confidential		
			VOL012 Confidential		
1			VOL014 Confidential		
			<u> </u>		
			VOL018_Not Confidential		
			VOL022_Confidential		
	DR No. 32	Provide all Documents concerning any investigation into, or assessments of, NYPD officers'	Defendants have provided documents concerning all protest-related CCRB complaints		
l l	JK NO. 32				
		possible affiliations with racist or white supremacist organizations, including but not limited			
		to IAB, Intelligence or Anti-terrorism unit investigations or assessments.	pursuant to the agreed-upon deposition protocol, and will continue to provide		
			responsive documents for named defendants and deponents going forward. Defendants		
			have searched for additional responsive documents for each Protest Location listed on		
			·		
			Plaintiffs' Schedule A, including IAB reports and related documents; have requested and		
			received from the CCRB additional responsive documents for each Protest Location		
			listed on Plaintiffs' Schedule A; and have searched the shared drives of the Police		
			Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau,		
			Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group		
			commands and are in the process of completing a search of the shared drive of the		
			Intelligence Division command for documents responsive to this request; and are		
			processing the documents located for production by the Court-ordered deadline.		
			Responsive documents can be found at: VOL001		
			VOL002_Confidential		
			VOL007_Not Confidential		
			VOL008_Confidential		
			VOL008_Confidential_1		
			VOL008 Not Confidential		
			VOL009_Confidential		
			VOL010_Confidential		
			VOL011_Confidential		
			VOL011 Not Confidential		
			VOL012_Confidential		
			VOL014_Confidential		
			VOL018_Not Confidential		
1			VOL022_Confidential		
	DP No. 22	Provide all Decuments concerning investigations into as assessments of NVDD -ffi/			
	DR No. 33	Provide all Documents concerning investigations into, or assessments of, NYPD officers'	Defendants have provided documents concerning all protest-related CCRB complaints		
		possible affiliations with Proud Boys, Oath Keepers, Three Percenters, or other far-right or	and investigations, and IAB investigations, of named defendants and deponents		
		neo- Nazi organizations, including but not limited to IAB, Intelligence or Anti-terrorism unit	pursuant to the agreed-upon deposition protocol, and will continue to provide		
		investigations or assessments.	responsive documents for named defendants and deponents going forward. Defendants		
			have searched for additional responsive documents for each Protest Location listed on		
			Plaintiffs' Schedule A, including IAB reports and related documents; have requested and		
			, , , , , ,		
			received from the CCRB additional responsive documents for each Protest Location		
			listed on Plaintiffs' Schedule A; and have searched the shared drives of the Police		
1			Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau,		
			Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group		
			commands and are in the process of completing a search of the shared drive of the		
1					
			Intelligence Division command for documents responsive to this request; and are		
			processing the documents located for production by the Court-ordered deadline.		
			Responsive documents can be found at: VOL001		
1			VOL002_Confidential		
1			VOL007_Not Confidential		
1			VOL008_Confidential		
			VOL008_Confidential_1		
			VOL008_Not Confidential		
			VOL009 Confidential		
			VOL010_Confidential		
			VOL011_Confidential		
			VOL011_Not Confidential		
			VOL012_Confidential		
1			VOL014_Confidential		
			VOL018_Not Confidential		
					1
			VOL022_Confidential		1

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	DR No. 34	All Documents concerning any investigation into NYPD officers' participation in online far-	As previously stated, the NYPD Intelligence Bureau has no documents responsive to this		
		right/racist message boards, such as the Law Enforcement Rant site Deputy Inspector James	! ! !		
		Kobel posted on (see Sierra First Amended Complaint at ¶¶ 166-168).	Documents, if any,to be providedprior to Court-ordered deadline.		
	DR No. 35	Provide all Documents concerning any discipline of any NYPD officer for use of racist	Defendants have provided documents concerning all protest-related CCRB complaints		
		language during the Protests.	and investigations, and IAB investigations, of named defendants and deponents		
			pursuant to the agreed-upon deposition protocol, and will continue to provide		
			responsive documents for named defendants and deponents going forward. Defendants		
			have searched for additional responsive documents for each Protest Location listed on		
			Plaintiffs' Schedule A, including IAB reports and related documents; have requested and		
			received from the CCRB additional responsive documents for each Protest Location listed on Plaintiffs' Schedule A; and have searched the shared drives of the Police		
			Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau,		
			Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group		
			commands and are in the process of completing a search of the shared drive of the		
			Intelligence Division command for documents responsive to this request; and are		
			processing the documents located for production by the Court-ordered deadline.		
			Responsive documents can be found at: VOL001		
			VOL002 Confidential		
			VOL007_Not Confidential		
			VOL008_Confidential		
			VOL008_Confidential_1		
			VOL008_Not Confidential		
			VOL009_Confidential		
			VOL010_Confidential		
			VOL011_Confidential		
			VOL011_Not Confidential		
			VOL012_Confidential		
			VOL014_Confidential		
			VOL018_Not Confidential VOL022 Confidential		
	DR No. 36	Provide all Unusual Incident reports (UF-49s), after-action reports, to/from memoranda,	Defendants have searched the shared drives of the Criminal Justice Bureau with the		
		and Mass Arrests Reports, made or maintained at any time, concerning the following protests:	assistance of NYPD Lt. Stephen Czark for documents responsive to this request, including MAPC documents, and are processing the documents located for production by the		
		a) World Economic Forum protests in 2002;	Court-ordered deadline. With respect to documents ocacea for production by the		
		b) Republican National Convention protests in 2004;	the Republican National Convention in 2004, Defendants refer Plaintiffs to documents		
		c) Occupy Wall Street in 2011 and 2012;	concerning the RNC protests produced in response to a previous FOIL request by Plainitff		
		d) Black Lives Matter protests between 2013 and 2020;	NYCLU, located at: https://www.nyclu.org/en/policing-protest-nypds-republican-		
		e) Pro-Trump car caravans on November 1, 2020.	national-convention-documents; and to eight (8) deposition transcripts from RNC-		
			related lawsuits produced by Defendants via email on February 17, 2022. In addition,		
			Defendants have located documents related to the RNC protests stored on an internal		
			New York City Law Department database as well as additional deposition transcripts and		
			are processing the documents for production by the Court-ordered deadline.		
	1				
	22.11.27	Davids all Davissants according to the control of t		Describe arise to 2012 and artificial and a first transfer of the state of the stat	
	DR No. 37	Provide all Documents concerning complaints, made at any time, alleging NYPD excessive	Defendants will provide electronically saved documents concerning complaints of excessive force, and racial epithets to the extent possible, during the mentioned	Records prior to 2012 are not in electronic format, therefore difficult to searchfiles are not in electronic format and paper copies are in storage in one	
	1	force and use of racial epithets during policing of each protest listed in Request No. 36.	protests from 2004-on, as previously agreed	of three places. Depending on if they were indexed clearly and properly, they	
	1		process non-zoo - on, as promotory agreed	may be difficult to locate. From 2012 through 2018, "outside guidelines" files	
				are paper only, some are in storage, and the same issues as above apply. Logs	
	1			however, and not the entire files, are available in electronic format, but	
	1			contain limited information. Moreover, the search funtionality of the elctronic	
	1			system is limited. Excessive force complaints are a searchable category,	
	1			however "racial epithets" is not. Moreover, it is unclear if date of incident is a	
	1			searchable category, making it difficult to limit the searches to a particlar date	
	1			of incident. In order to find complaints of use of racial epithets, each	
	1			complaint would have to be individually reviewed for that informantion. It is	
1	1			estimated that it would take at least 250 hours to search for all requested	
		1		documents, plus an additiaonl 150 hours to review, redact, and produce them.	
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DR No. 38	Provide all Documents sufficient to identify all Arrests effected by Officers at each protest			
	listed in Request No. 36, including the following information:	the extent not already provided. Personally identifying information of the arestess is		
	a) the total number of Arrests;	redacted pursuant to CPL 160.50. Responsive documents can be found at :		
	b) the total number of summonses related to those Arrests issued disaggregated by race,	20210804_Initial-Disclosure		
	date the summons was issued, and the command of the issuing Officers;	VOL002_Confidential		
	c) the total number of DATs issued elated to those Arrests disaggregated by race, date the			
	DAT was issued, and the command of the issuing Officers;	VOL005_Not Confidential		
	d) the total number of arrests processed on-line related to those Arrests disaggregated by			
	race, date of arrest, and the command of the arresting Officers;	VOLO06_Not Confidential		
	e) the summons number, DAT number, and/or arrest number associated with each Arrest;			
	f) the full name, shield number, and tax identification number of the issuing or arresting	VOL007_Not Confidential		
	Officer;	VOL008_Confidential VOL008_Not Confidential		
	g) the identity of the person Arrested; h) location where the Arrest occurred (i.e., borough and address);	VOL009 Confidential		
		VOL010_Confidential		
	i) length of time of custodial detention, including date and time of stop and date and time of release;	VOL014_Confidential		
	j) criminal charge(s); and	VOLD18 Confidential		
	k) disposition of any such charge(s).	VOL019_Confidential		
	k) disposition of any such charge(s).	VOLO2 Confidential		
		VOL027_Confidential		
		VOL035_Confidential		
		VOL037_Confidential		
		VOL037 Not Confidential		
		VOLU39 Confidential		
DR No. 39	Provide all Documents reflecting NYPD policies and practices in effect during the Protests	Defendants have previously produced portions of the NYPD Patrol Guide and training		
	regarding who is authorized to determine when a person related to a protest or	documents responsive to this request. Defendants also refer Plaintiffs to the NYPD		
	demonstration may be released with a Summons or DAT, including any relevant NYPD	Patrol Guide, available at https://www1.nyc.gov/site/ccrb/investigations/nypd-patrol-		
	Patrol Guide provisions.	guide.page. Responsive documents can be found at: VOL002_Confidential		
		VOL005_Confidential		
		VOL005_Not Confidential		
		VOL006_Not Confidential		
		VOL007_Confidential		
		VOL007_Not Confidential		
		VOL008_Confidential		
		VOL008_Not Confidential		
		VOL009_Confidential		
		VOL010_Confidential		
		VOL011_Not Confidential		
		VOL014_Confidential		
		VOL018_Confidential		
		VOL019_Not Confidential		
		VOL026_Confidential		
		VOL031_Confidential		
		VOL032_Confidential		
		VOL035_Confidential		
		VOL037_Confidential		
		VOL039_Confidential		
DR No. 40	Provide all Documents reflecting NYPD policies and practices in effect during the Protests	Defendants have previously produced portions of the NYPD Patrol Guide and training		
	regarding the steps involved in processing an Arrest for a Protest-Related Violation or	documents responsive to this request. Defendants also refer Plaintiffs to the NYPD		
	Offense outside of a protest or demonstration.	Patrol Guide, available at https://www1.nyc.gov/site/ccrb/investigations/nypd-patrol-		
		guide.page. Responsive documents can be found at: VOL002_Confidential		
		VOL005_Confidential VOL005 Not Confidential		
		VOL006 Not Confidential		
		VOL007_Confidential		
		VOL007_Not Confidential		
		VOLDOS Confidential		
		VOL008_Not Confidential		
		VOL009_Confidential		
		VOL010_Confidential		
		VOLO11 Not Confidential		
		VOL014_Confidential		
		VOL018_Confidential		
		VOL019_Not Confidential		
		VOL026_Confidential		
		VOL031_Confidential		
		VOL032_Confidential		
		VOL035_Confidential VOL035 Confidential		
		VOL037_Confidential VOL037_Confidential		
		VOL039_Confidential		
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	1				, ,	
	DR No. 41	Provide all Documents reflecting NYPD policies and practices in effect during the Protests	Defendants have previously produced portions of the NYPD Patrol Guide and training			
		regarding the steps involved in processing an Arrest for a Protest-Related Violation or	documents responsive to this request. Defendants also refer Plaintiffs to the NYPD			
		Offense related to a protest or demonstration.	Patrol Guide, available at https://www1.nyc.gov/site/ccrb/investigations/nypd-patrol-			
			guide.page. Responsive documents can be found at: VOL002_Confidential			
			VOL005_Confidential			
			VOL005_Not Confidential			
			VOL006_Not Confidential			
			VOL007_Confidential			
			VOL007_Not Confidential			
			VOL008_Confidential			
			VOL008_Not Confidential			
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			VOL010_Confidential			
			VOL011_Not Confidential			
			VOL014_Confidential			
			VOL018_Confidential			
			VOL019_Not Confidential			
			VOL026_Confidential			
			VOL031_Confidential			
			VOL032_Confidential			
			VOL035_Confidential			
			VOL037_Confidential			
			VOL039_Confidential			
					 	
	DR No. 42	Provide the Academy Transcript and all training logs and other records reflecting	Defendants have provided documents concerning training received by named			
		the NYPD training each named Defendant received at the NYPD Academy and after	defendants and deponents pursuant to the agreed-upon deposition protocol, and will			
		graduating	continue to provide responsive documents for named defendants and deponents going			
		the NYPD Academy.	forward. Defendants also refer Plaintiffs to information concerning training received by			
			NYPD officers, available at			
			https://www1.nyc.gov/site/nypd/bureaus/administrative/training.page. Responsive			
			documents were produced, and will continue to be produced pursuant to the deposition			
			protocol.			
	DR No. 43	For each and every dataset produced pursuant to these Requests or in response to any of	No data dictionaries exist.			
		Plaintiffs' Interrogatories, provide any and all data dictionaries identifying and defining all				
		terms and codes used in each field of the dataset.				
	DR No. 44	Provide all documents identified or relied upon in responding to Plaintiffs' Interrogatories	Defendants refer Plaintiffs to all documents produced in this litigation, and those to be			
		served in these Actions	produced prior to the Court Ordered deadline. These documents, as well as privileged			
			communications between the Law Department and City agencies, including NYPD. OTM,			
			CCRB, DOI were relied upon in responding to the intrerrogatories.			
In Re: New York City Policing During	DR No. 45	Produce all the documents identified in Defendants' Initial Disclosures to the extent they	Responsive documents were provided, bearing Bates Nos. DEF000001-DEF000475			
Summer 2020 Demonstrations		have not been produced.				
20 Civ. 8924						
Second Consolidated Set of						
Document Requests						
	DR No. 46	Produce copies of all subpoenas Defendants served on any party, or any individual or entity	/, No responsive documents exist, as no subpoenas were served.			
		concerning this litigation.			1	
	DR No. 47	Produce all documents received in response to any subpoenas served.	No responsive documents exist, as no subpoenas were served.	5.6.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		
1	DR No. 48	Produce any and all organizational chart(s) or other similar documents showing or	Organizational Guide to be provided in 4/15/2022 production See Bates	Defendants object to producing the documents referred to by		
		explaining the organizational structure of the NYPD, including information providing	Nos.DEF000458296-DEF000. This is the only document that explains the organizational			
		identification of the leadership and the command structure of every component part or		review, they are simply "phone books" and do not contain any		
		organizational unit within NYPD.		information on the organizational structure of the NYPD. As such		
	DD 11			they are not responsive to this request.	1	
	DR No. 49	Produce all documents concerning the City of New York's contention that, "[c]lose to 400	Defendants have searched for and located documents responsive to this request,			
1		NYPD personnel were injured," at Protests as stated on page 1 of Defendants'	including Line of Duty reports and AIDED reports are processing the documents located			
		Memorandum of Law in Support of their Motion to Dismiss (Dkt 106).	for production by the Court-ordered deadline. In addition, Defendants have searched			
			for "49s," on the shared drives of the Police Commissioner's Office, Chief of			
			Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal			
			Justice Bureau, and Strategic Response Group commands and are processing the			
1			documents located for production by the Court-ordered deadline. Defendants are in the			
1			process of completing a search of the shared drive of the Intelligence Division			
			commands and will produce any responsive documents by the Court-ordered deadline.			
			Some documents, already produced, can be found at: VOL005_Confidential			
			VOL007_Not Confidential			
			VOL014_Confidential			
			VOL035_Confidential			
			VOL037_Confidential			
					<u> </u>	

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DR No. 50 DR No. 51	Produce all HIPAA releases for all medical providers that treated any NYPD officer who was injured at a Protest. Produce all HIPAA releases for all medical providers that treated any NYPD officer who was injured at a Protest, including the 4 officers whose photos are on page 5 of Defendants' Memorandum of Law in Support of their Motion to Dismiss (Dkt 106).	Defendants have searched for and located documents responsive to this request, including Line of Duty reports and AIDED reports are processing the documents located for production by the Court-ordered deadline. In addition, Defendants have searched for "49s," on the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are processing the documents located for production by the Court-ordered deadline. Defendants are in the process of completing a search of the shared drive of the Intelligence Division commands and will produce any responsive documents by the Court-ordered deadline. Some documents, already produced, can be found at: VOL005_Confidential VOL007_Not Confidential VOL014_Confidential VOL035_Confidential VOL035_Confidential VOL037_Confidential VOL037_Con	Defendants object to this request to the extent it seeks HIPAA releases for non-party offices, on the grounds that there is no requirement to produced HIPAA releases for non-parties. Nothwithstanding this objection, Defendants will reach out to injured non-party officers to ascertain whether they will agree to provide HIPAA releases, and will produce any such releases as received on a rolling basis.		
			received off a rolling pasis.		
DR No. 52	Produce all documents concerning the City of New York's contention that, "[p]rotestors set police cars ablaze; vandalized precinct houses; threw rocks, bricks, bottles at officers; stabbed, punched, bit officers; and hurled Molotov cocktails at officers," as stated on page 1 of Defendants' Memorandum of Law in Support of their Motion to Dismiss (Dkt 106).	Defendants have provided documents responsive to this request, including emails, and also AIDED reports and Line of Duty Reports of named defendants and deponents pursuant to the agreed-upon deposition protocol, and will continue to provide responsive documents for named defendants and deponents going forward. Defendants have searched for additional documents, including AIDED Reports, Line of Duty reports, Fleet service reports, and other documents responsive to this request and are processing the documents located for production by the Court-ordered deadline. Responsive documents can be found at VOL005_Confidential VOL007_Not Confidential VOL014_Confidential VOL035_Confidential VOL035_Confidential VOL035_Confidential VOL035_Confidential VOL037_Confidential VOL005_Not Confidential VOL008_Not Confidential VOL009_Confidential VOL009_Confidential VOL010_Confidential VOL011_Confidential VOL011_Confidential VOL011_Not Confidential VOL011_Not Confidential VOL012_Not Confidential VOL024_Not Confidential VOL024_Not Confidential VOL024_Not Confidential VOL026_Confidential VOL026_Not Confidential VOL006_Confidential VOL006_Not Confidential VOL007_Confidential VOL006_Not Confidential VOL007_Confidential VOL006_Not Confidential VOL007_Confidential VOL007_Confidential VOL007_Confidential			
DR No. 53	Produce all documents concerning the City of New York's contention that, "The City of New York already has committed to implementing numerous changes to the NYPD.				
	York already has committed to implementing numerous changes to the NYPD, recommended in the wake of these unprecedented protests, and is also finalizing a Reform and Reinvention Plan, required by the State of New York of all localities receiving state funds," as stated on page 1 of Defendants' Memorandum of Law in Support of their Motion to Dismiss (Dkt 106).	Collaborative website available at at https://www1.nyc.gov/site/policereform/index.page, provided previously.			

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DR No. 55 DR No. 56	history of unlawful policing [by the NYPD] at protests" and "there is no history of unconstitutional policing at protests by NYPD," as stated on page 2 of Defendants' Memorandum of Law in Support of their Motion to Dismiss (Dkt 106). Produce all documents concerning the City of New York's contention that, "police seized hammers, lighter fluid, gas masks, and fireworks from protesters headed to the Mott Haven				
	Support of their Motion to Dismiss (Dkt 106).	DEF000212; DEF000273-DEF000277. Defendants are in the process of completing searches for additional documents responsive to this request, including OLBS reports, arrest reports, and property clerk invoices, and are processing the documents located for production by the Court-ordered deadline.			
DR No. 57	revamping policing, including policing at protests," as stated on page 6 of Defendants'	Defendants refer Plaintiffs to the New York City Police Reform and Reinvention Collaborative website available at at https://www1.nyc.gov/site/policereform/index.page, provided previously, as well as updated patrol guide procedures from October 2020-present.			
DR No. 58	Produce all drafts of any "plans for reinventing the police," as stated on page 6 of Defendants' Memorandum of Law in Support of their Motion to Dismiss (Dkt 106), submitted by the Mayor, and all documents concerning those drafts.	Defendants will not produce documents responsive to this request.	Defendants object to this request on the grounds that is seeks draft documents protected by the deliberative process provilege as well as documents protected by the attorney client privilege.		
DR No. 59	Produce all documents concerning the City of New York's contention that it accepted "all 30 collective recommendations from both agencies" as stated on Page 7 of Defendants' Memorandum of Law in Support of their Motion to Dismiss (Dkt 106), as well as documents concerning those recommendations.	Collaborative website available at at			
DR No. 60	City has implemented (and is considering implementing) a plethora of actions, including	Defendants refer Plaintiffs to the New York City Police Reform and Reinvention Collaborative website available at at https://www1.nyc.gov/site/policereform/index.page, provided previously.			
DR No. 61	Produce all documents concerning the nature and structure of each of the below-listed databases and/or information systems, including, but not limited to, documents sufficient to identify the database(s) or other location(s) in which the underlying data housed in or accessible through each NYPD front-end system are stored, and including documents concerning: the information contained in each database and system; the fields in each database and system; the manner in which changes to the database/information system are logged; how audit logs are created and stored in the database and system; and how it is stored; all of the ways in which the database and system can be searched and queried; how information of what information is stored in the database and system and how it is stored; all of the ways in which the database and system; and any and all documents concerning training materials used in training users of the database or system. a.NYPD's Crime Database Warehouse (CDW) and any related database(s); b.NYPD's Domain Awareness System (DAS) and any related database(s); c.NYPD's Omniform System and any related database(s); d.NYPD's Real Time Crime Center (RTCC) and any related database(s); e.NYPD's Real Time Crime Center (RTCC) and any related database(s); e.NYPD's Froperty and Evidence Tracking System (PETS) and any related database(s); g.NYPD's Activity Log - Electronic memo book application and any related database(s); h.NYPD's Finest Online Records Management System (FORMS) and related database(s); i.NYPD's Finest Online Records Management System (FORMS) and related database(s); j.NYPD's Finest Online Records Management System (FORMS) and related database(s); j.NYPD's Automated Roll Call System (ARCS) and related database(s); and k.NYPD camera ESI storage systems and related database(s); including, but not limited to, such systems and databases related to Body Worn Cameras (BWC) footage; Technical Assistance and Response Unit (TARU) footage (including the TARU Job Tracker system); Aviation Unit footage; ARGU			Defendants state that the burden and expense of responding to this request is not proportional to the needs of this case because locating the information sought by this request would take at least 11 different people at least 15 hours each to gather and put in writing responsive information.	
DR No. 62	including all documents concerning the protocols for preserving this video, the software used to house and/or manage this video, how this video is exported from the Body Worn Camera devices, and what audit trails and metadata are available regarding the Body Worn Camera devices and the video they create.	Camera collection and storage during meet and confers between the parties on February 3, 2022, February 15, 2022, as well as at the Court Conference with the parties			
DR No. 63	Produce all documents concerning the applications available on, data stored on, and usage of the tablets and smartphones provided to individual members of the NYPD, including, but not limited to, training materials used in training tablet and smartphone users.				

DR No. 64	Produce all documents reflecting the deployment and use of video/photographic equipment in connection with each of the Protests that are required to be created under NYPD Patrol Guide 212-71 ("Guidelines for the Use of Video/Photographic Equipment by Operational Personnel at Demonstrations") and PG 212-72 ("Guidelines for Uniformed Members of the Service Conducting Investigations Regarding Political Activities"), including, but not limited to: the report required to be submitted to the NYPD's Legal Bureau according to ¶¶ 1-4 of PG 212-71 and all documents created as a result of or in response to it (such as Legal Bureau and Intelligence Division records reflecting compliance with the Handschu v. Special Services Division consent decree); the serially numbered log maintained by the NYPD's Technical Assistance Response Unit ("TARU") under ¶¶ 5-6 of PG 212-71 related to all TARU deployments on each date on which one of the Protests took place; TARU Job Reports from the TARU Job Tracker system, or other, similar documents, related to each use of video/photographic equipment related to one of the Protests; all records regarding requests made to obtain or review such recordings or photographs made in writing to the Deputy Commissioner, Legal Matters and whether such requests were granted; and all other documents required to be created under PG 212-71 that are in the possession of the NYPD's TARU, Legal Bureau, Chief of Department's Office, Operations Unit, and within each Bureau or Borough Command that requested the use of video or photographic equipment related to any Protest(s).		
DR No. 65	Produce all documents concerning the NYPD's use of data analytics and predictive policing as it relates to the policing of protesting, including how this technology was used to respond to the Protests.		
DR No. 66	Produce all documents concerning the NYPD's Surveillance of participants of Protests online and their online activities, including all Surveillance by the NYPD's Social Media Analysis Research Team (SMART), Intelligence Division, or Counter-Terrorism Bureau.	Defendants have previously produced emails responsive to this request. Defendants have searched for documents responsive to this request, including "49s," on the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are processing the documents located for production by the Court-ordered deadline. Defendants are in the process of completing a search of the shared drive of the Intelligence Division command and will produce any responsive documents by the Court-ordered deadline. Responsive documents can be found at: VOL035_Confidential	
DR No. 67	Produce all documents concerning the use of facial recognition software on any video or photographs of the Protests, including the Dataworks Plus software and any such work by the NYPD's Facial Identification Center or Intelligence Division.	No responsive documents exist.	
DR No. 68	Produce all documents concerning any searches of cell phones obtained from participants at the Protests, including: any documents or logs that were created relating to the search; any documents identifying what happened to the data extracted from these cell phones and the location of where this data was stored; documents identifying how this data was cross-referenced with any other data in any other database.	No responsive documents exist.	
DR No. 69	Produce all documents concerning the use of Stingray devices, or any other device that monitors cell phones, at the Protests, as well as documents concerning any information obtained using one of these devices, identifying the location of where such information is stored, and describing how it is analyzed.	No responsive documents exist.	
DR No. 70	Produce all documents concerning the Mayor's contention that "what happened in Mott Haven is something that the NYPD saw coming," including all documents concerning the Surveillance preceding the June 4, 2020 Mott Haven Protest (Protest No. 44 on Schedule A) and all documents concerning any decision regarding the use of force at that Protest.		
DR No. 71	Produce all documents concerning the Mayor's contention that "the NYPD has acted appropriately," after video emerged showing an NYPD SUV driving into a crowd of protestors on May 30, 2020.	Defendants have previously produced emails responsive to this request, in the "OTM" email volume. Defendants have searched for documents responsive to this request, including "49s," on the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are processing the documents located for production by the Court-ordered deadline. Defendants are in the process of completing a search of the shared drive of the Intelligence Division command and will produce any responsive documents by the Court-ordered deadline. Defenants refer the plaintiffs to the video referenced, adn any subsequest media coverage.	

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DR No. 72	Produce all documents concerning videos of Protests, from May 28, 2020 to June 3, 2020, that the Mayor viewed or that were shown to the Mayor on or before June 4, 2020.	Defendants have previously produced emails responsive to this request, as well as video footage. There is no document/documents that note the specific videos the Mayor vieweed or was shown.		
DR No. 73	Produce all documents concerning videos of protests from June 4, 2020, including, but not limited to, the June 4, 2020 Mott Haven Protest (Protest No. 44 on Schedule A), that the Mayor viewed or that were shown to the Mayor on or after June 4, 2020.	Defendants have previously produced emails responsive to this request, as well as video footage. There is no document/documents that note the specific videos the Mayor vieweed or was shown.		
DR No. 74	Produce all documents concerning videos of Protests on Schedule A that occurred after June 4, 2020, that the Mayor viewed or that were shown to the Mayor.	Defendants have previously produced emails responsive to this request, as well as video footage. There is no document/documents that note the specific videos the Mayor viewed or was shown.		
DR No. 75	Produce all documents concerning Commissioner Dermot Shea's June 5, 2020 statement that the NYPD response to the June 4, 2020 Mott Haven Protest (Protest No. 44 on Schedule A) was "executed nearly flawlessly," including any investigations into this statement and any discipline or recommendations of discipline that were made.	Defendants have previously produced emails and IAB/CCRB documents responsive to this request. Defendants have searched for documents responsive to this request, including "49s," on the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are processing the documents located for production by the Court-ordered deadline. Defendants are in the process of completing a search of the shared drive of the Intelligence Division command and will produce any responsive documents by the Court-ordered deadline.		
DR No. 76	Produce all documents concerning potential changes to policies or practices related to protest and/or disorder policing that Defendants considered or implemented as a result of evaluations of or recommendations related to Defendants' responses to the Protests, including, but not limited to, any internal NYPD evaluations or recommendations, evaluations or recommendations by Defendant de Blasio or any agency of Defendant City (such as the Office of the Inspector General, the Law Department, or the CCRB), or other evaluations, and including, but not limited to, responsive documents from the NYPD's Chief of Department, Operations Unit, Criminal Justice Bureau, Strategic Response Group, Disorder Control Unit, Legal Bureau, and Office of Management and Planning.	Defendants have previously produced emails responsive to this request. Defendants have searched for documents responsive to this request, including "49s," on the shared drives of the Police Commissioner's Office, Chief of Department, Chief of Patrol, Operations, Legal Bureau, Internal Affairs Bureau, Criminal Justice Bureau, and Strategic Response Group commands and are processing the documents located for production by the Court-ordered deadline. Defendants are in the process of completing a search of the shared drive of the Intelligence Division command and will produce any responsive documents by the Court-ordered deadline.		
DR No. 77	Produce all documents concerning the Office of the Inspector General of the New York City Police Department's ("OIG-NYPD") June 26, 2019 report entitled, "Complaints of Biased Policing in New York City: An Assessment of NYPD's Investigations, Policies, and Training," including all documents collected and reviewed during the course of investigating and then drafting the report.	documents.	To the extent that any responsive documents located are protected by privilege, Defendants will provide a relevant privilege log by the Court-ordered date.	
DR No. 78	Produce all documents concerning the NYPD's decision to reject the three recommendations by the OIG-NYPD presented in the June 26, 2019 report, which stated: (1) the "NYPD should amend its Patrol Guide policies to explicitly require NYPD officers and non-uniformed employees to report instances of biased policing upon observing or becoming aware of such conduct"; (2) the "NYPD should amend its Patrol Guide policies so that complaints alleging the use of offensive or derogatory language associated with an individual's actual or perceived protected status, such as racial slurs, are classified as biased policing if there is a discriminatory intent"; and (3) the "NYPD should amend its written investigative procedures related to biased policing so that offensive or derogatory language associated with an individual's actual or perceived protected status, such as an officer's use of racial slurs, is classified, investigated, and adjudicated as a biased policing matter."	Responsive documents to be provided. A privilege log will be provided ofr privleged documents.	: To the extent that any responsive documents located are protected by privilege, Defendants will provide a relevant privilege log by the Court-ordered date.	
DR No. 79	Produce all documents concerning the President of the NYPD Sergeants Benevolent Association's circulation of a racist video in August 2019, as described in paragraph 157 of the Sierra First Amended Complaint (Dkt 98), including any investigations into this action and any discipline or recommendations of discipline that were made.	Defendants refer Plaintiffs to the documents responsive to this request produced via email on March 8, 2022. No further documents exist, after a search of IAB, Chief of Department, Group 1, Group 25, Polie Commissioner's office. A meet and confer must be scheuled to discuss further.		
DR No. 80		: Defendants have previously provided Plaintiffs with responsive documents listing the names and helmet numbers of SRG Officers who were present at the Protests. Defendants state that for all other officers, (1) the number on their helmet is the officer's shield number, or (2) if the officer is of a rank that does not have a shield number, the number on their helmet may be the officer's previous shield number.		
DR No. 81	Produce every document concerning Defendants' policies and practices concerning distribution of protective gear by SRG officers and SRG protective helmet numbers.	No responsive documents exist.		
DR No. 82	Produce all documents concerning the NYPD's 2021 First Amendment Policy ("Response to First Amendment Activities" available at https://www1.nyc.gov/assets/nypd/downloads/pdf/public_information/draft-1a-activities-forpublic- comment-2021-05-27a.pdf), its request for comment on the draft policy, the NYPD's consideration of such comments (and other factors) in developing the First Amendment Policy, and the final policy adopted."	Developing the NYPD Response to First Amendment Activities Procedure and Response to Public Comments, and available at		
DR No. 83	Produce documents concerning the NYPD's activities relating to any marches, protests, or demonstrations occurring on or about June 26-27, 2021, including but not limited to any such documents relating to protests organized by the Reclaim Pride Coalition.	Responsive documents to be provided prior to Court-ordered deadline		
DR No. 84	Produce any and all documents or communications between Defendants and any borough District Attorney's Office relating to mass arrests that resulted in dispositions that include decline to prosecute.	Responsive documents for the protests on "Schedule "A"to be provided prior to Court- ordered deadline.	Documents concerning any prior protests are irrelevant and not propotional to the needs of the case.	

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DF	R No. 85	Produce any and all documents concerning policy or practice changes, changes in training,	No responsive documents exist			
		or FINEST messages that were in some way a response to the judgment in Abdell v. City of				
		New York, No. 05 Civ. 8453 (RJS) (S.D.N.Y.) and/or Gersbacher v. Winski, No. 14 Civ. 7600				
		(S.D.N.Y.); the settlement in Rodriguez, Williams, James, et al v. City of New York, 12-cv-				
		03389 (S.D.N.Y.); or the District Court summary judgment decision in Dinler v. City of New				
		York 1:04-cv-7921 (S.D.N.Y.) (Dkt. No. 312 therein).				
DF	R No. 86	Produce any and all documents concerning policy or practice changes, changes in training,	No responsive documents exist			
		or FINEST messages that were in some way a response to the settlement of the RNC cases,	The responsive documents exist			
		including but not limited to MacNamara, et al., v. City of New York, et al., 04 Civ. 9216				
		(KMK)(JCF) (S.D.N.Y.).				
DE	R No. 87		No responsive desuments exist			
l Dr	K NU. 67	Produce any and all documents concerning policy or practice changes, changes in training,				
		or FINEST messages that were considered or adopted in some way a response to the events				
		and lawsuits described in ¶¶ 421-429 of the Sow First Amended Complaint (Dkt 96).				
DF	R No. 88	Produce all documents concerning persons at the June 4, 2020, Mott Haven Protest (Protest				
			provided prior to the Court-ordered date. Responsive documents can be found at:			
		, , , , ,	VOL001			
			VOL005_Not Confidential			
			VOL008_Confidential			
			VOL008_Not Confidential			
			VOL009_Confidential			
			VOL010_Confidential			
1			VOL011_Confidential			
			VOL011_Not Confidential			
			VOL014 Confidential			
1			VOL017 Confidential			
			VOL018_Not Confidential			
			VOLO22 Not Confidential			
			VOL022_Not Confidential VOL024 Not Confidential			
			VOL024_Not Confidential VOL035 Confidential			
	R No. 89		_			
l DF	K NO. 89	Produce all documents concerning an attempt by someone at the June 4, 2020 Mott Haven				
			provided prior to the Court-ordered date. Responsive documents can be found at:			
			VOL001			
			VOL005_Not Confidential			
			VOL008_Confidential			
			VOL008_Not Confidential			
			VOL009_Confidential			
			VOL010_Confidential			
			VOL011_Confidential			
			VOL011_Not Confidential			
			VOL014_Confidential			
			VOL017 Confidential			
			VOL018 Not Confidential			
			VOL022_Not Confidential			
			VOL024 Not Confidential			
			VOL035 Confidential			
DE	R No. 90	Produce all documents concerning the alleged stabbing of an NYPD officer at the June 4,	Responsive documents previously provided. Any additional responsive document will be			
51	1110.50	2020 Mott Haven Protest (Protest No. 44 on Schedule A), including but not limited to videos				
			VOL001			
		concerning the weapon that was used, and the identity of the perpetrator and any arrest or				
			VOL008 Confidential			
			VOL008_Not Confidential			
			VOL009_Confidential			
1			VOL010_Confidential			
			VOL011_Confidential			
			VOL011_Not Confidential			
			VOL014_Confidential			
			VOL017_Confidential			
			VOL018_Not Confidential			
			VOL022_Not Confidential			
			VOL024_Not Confidential			
			VOL035_Confidential			
DF	R No. 91	Produce all documents, including, but not limited to, NYPD and CCRB documents, and	Responsive documents, to the extent any exist will be produced prior to the Court			
		documents reflecting communications between the NYPD and CCRB, concerning the CCRB's	ordered deadline. Logs/documents in the CCRB files previously produced note			
		"unprecedented challenges in investigating" complaints arising from the Protests, including,	"challenges, " if any.			
		but not limited to, the CCRB's inability to identify "officers due to the failure to follow				
		proper protocols, officers covering their names and shield, officers wearing protective				
		equipment that did not belong to them, the lack of proper use of body worn cameras, as				
		well as incomplete and severely delayed paperwork" (from CCRB 2020 Protest Data				
1		Snapshot June 21, 2021).				
DE	R No. 92	Produce all radio transmissions concerning the June 4, 2020 Mott Haven Protest (Protest	ICAD's to be produced, as previously discussed. Radio transmissions are available at			
			VOL005_Not Confidential			
			VOL010 Confidential			
los	R No. 93	Produce all documents concerning Aviation Surveillance of the June 4, 2020 Mott Haven	Flight data reports to be provided, as previously discussed	<u> </u>		
	11 140. 33		ingin auto reports to be provided, as previously discussed			
		Protest (Protest No. 44 on Schedule A), including but not limited to orders, directives,				
25	D.No. O4	instructions, and communications.	Defendants refer Disintiffs to the desuments			
l DF	R No. 94	Produce all documents concerning all NYPD investigations into the conduct of Sergeant	Defendants refer Plaintiffs to the documents responsive to this request produced via			
			email on March 8, 2022. No further documents exist, after a search of IAB, Chief of			
			Department, Group 1, Group 25, Polie Commisisoner's office.			
		offensive language and abuse of authority.		1	l	

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DR No. 95	Produce all documents concerning any NYPD investigation into the display of a "white power" symbol by any NYPD officer since January 1, 2014.	Responsive documents to be provided prior to the Court-ordered deadline. IAB, Chief of Department office are being searched.	of	
DR No. 96	Produce all documents concerning any NYPD investigations into the statements and conduct of Deputy Inspector James Kobel.	Responsive documents to be provided prior to the Court-ordered deadline. IAB, Chief of Department office are being searched.	of	
DR No. 97	Produce all documents concerning complaints of biased policing by NYPD officers since January 1, 2014.			
DR No. 98	Produce all documents concerning oral or written statements by NYPD officers reflecting racial bias by that officer since January 1, 2014.	Responsive documents to be provided prior to the Court-ordered deadline. IAB, Chief of Department office are being searched.	of	
DR No. 99	Produce all complaints to the NYPD (whether formal or simply a report of information to the NYPD) and investigations since January 1, 2014, concerning racist statements or conduby an NYPD officer, regardless of whether the statement or conduct took place during, or outside of, the officer's course of employment.		f	
DR No. 100	Produce all Documents created by the New York City Emergency Management (NYCEM) concerning any of the Protests, including but not limited to emails and/or alerts from the NYCEM Watch Command.	Sample responsive documents have been produced, the remainder of the documents will be produced prior to the Court-ordered deadline		
DR No. 101	Produce all documents referenced in your Answers to the Complaints to the extent they have not been produced in response to other Requests.	None	Defendants object to Document Request No. 101 on the grounds that this request is vague and overbroad insofar as it does not specify the documents plaintiffs contend have not been produced.	